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Attorney Docket No. 20040119.ORI

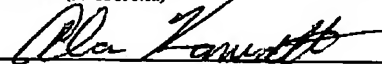
Client Docket No. CFP-2382

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Re App : Ching-Chang Wang : Examiner Sarah C. Burnham
Serial No. : 10/822,470 : Art Unit 3636
Filed : April 12, 2004 : Confirmation No. 3139
For : Armrest Assembly

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

I CERTIFY THAT THIS PAPER IS BEING SENT VIA
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NO.: 703-872-9306 (37 CFR 1.8a)



RESPONSE

Dear Sir:

In response to the Office communication mailed February 10, 2005, election of Figures 1-8 is hereby made, subject to traverse. Claims 1-10, 12-15 and 17-19 read on Figures 1-8. Thus, claims 1-10, 12-15 and 17-19 should be examined in this application.

Other than the existence of more than one embodiment, the Examiner has not indicated any reason for restriction. From a simple review of issued patents, claims directed to multiple embodiments are often included, and the mere existence of multiple embodiments is not a basis for restriction. In this regard, the Examiner has not indicated that the fields of search are different, that any extra effort would be required for searching or examination, or the like.

Thus, for patent office economics and efficiencies, the restriction requirement should be withdrawn.

Favorable consideration and allowance are respectfully requested.

Respectfully submitted,

Ching-Chang Wang

Dated: March 10, 2005

By:



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